## EXHIBIT 4

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December 24, 2020

Epic Games, Inc. v. Apple Inc., No. 4:20-cv-05640-YGR-TSH (N.D. Cal.)

## Counsel:

I write on behalf of Epic Games, Inc. ("Epic") in the above-captioned matter.

Please use the below FTP credentials to access a secure FTP site containing a production of documents from Epic in the above-captioned matter. The password for the FTP site and zip files enclosed therein will be provided under separate cover.

FTP site: https://sftp-na1.transperfect.com

Username: Cravath\_Epic\_Productions

The production consists of two volumes: EPIC011 and EPIC012. Production volume EPIC011 contains documents bearing Bates numbers EPIC\_01923040 to EPIC\_03515496. Production volume EPIC012 contains documents bearing Bates numbers EPIC\_03515497 and EPIC\_03515498. In addition, with this production, Epic is providing a metadata overlay of the "AllCustodians" field for its productions to date. Epic is simultaneously producing these documents in *Cameron et al. v. Apple Inc.*, No. 19-cv-03074-YGR (N.D. Cal.) ("Cameron") and In re Apple iPhone Antitrust Litigation, No. 11-cv-06714-YGR (N.D. Cal.) ("Pepper").

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These documents are produced pursuant to the Stipulation between Epic Games, Inc. and Apple Inc. and Protective Order, entered by the Court on October 2, 2020 (ECF

No. 112); the Stipulated Protective Order, entered by the Court on January 9, 2020 (*Cameron*, ECF No. 85); and the Stipulated Protective Order, entered by the Court on January 9, 2020 (*Pepper*, ECF No. 199) (collectively, the "Orders"). Documents designated as "CONFIDENTIAL", "HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY", or "HIGHLY CONFIDENTIAL – SOURCE CODE" shall be treated as such in accordance with the Orders.

Sincerely,

s/ Brendan R. Blake

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**BY EMAIL**